

**UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT
DOCKETING STATEMENT--CIVIL/AGENCY CASES**

Directions: Counsel must make a **docketing statement (civil/agency) filed** entry in CM/ECF within 14 days of docketing of the appeal, or within the due date set by the clerk's docketing notice, whichever is later. File with the entry the (1) docketing statement form with any extended answers and (2) any transcript order form. Parties proceeding pro se are not required to file a docketing statement. Opposing counsel who finds a docketing statement inaccurate or incomplete may file any objections within 10 days of service of the docketing statement using the ECF event-**docketing statement objection/correction filed**.

Appeal No. & Caption	18-1152
Originating No. & Caption	10-CA-185960 et al.
Originating Court/Agency	NATIONAL LABOR RELATIONS BOARD

Jurisdiction (answer any that apply)		
Statute establishing jurisdiction in Court of Appeals	29 U.S.C. § 160(e)	
Time allowed for filing in Court of Appeals	na	
Date of entry of order or judgment appealed	January 24, 2018	
Date notice of appeal or petition for review filed	February 6, 2018	
If cross appeal, date first appeal filed		
Date of filing any post-judgment motion		
Date order entered disposing of any post-judgment motion		
Date of filing any motion to extend appeal period		
Time for filing appeal extended to		
Is appeal from final judgment or order?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
If appeal is not from final judgment, why is order appealable? This is a petition to enforce an agency order pursuant to Section 10(e) of the National Labor Relations Act, as amended (29 U.S.C. §§ 151, 160(e)).		

Settlement (The docketing statement is used by the circuit mediator in pre-briefing review and mediation conducted under Local Rule 33. Counsel may make a confidential request for mediation by calling the Office of the Circuit Mediator at 843-731-9099.)		
Is settlement being discussed?	<input type="radio"/> Yes	<input checked="" type="radio"/> No

Transcript (transcript order must be attached if transcript is needed and not yet on file)		
Is transcript needed for this appeal?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
Has transcript been filed in district court?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
Is transcript order attached?	<input type="radio"/> Yes	<input checked="" type="radio"/> No

Case Handling Requirements (answer any that apply)		
Case number of any prior appeal in same case		
Case number of any pending appeal in same case		
Identification of any case pending in this Court or Supreme Court raising similar issue	If abeyance or consolidation is warranted, counsel must file an appropriate motion.	
Is expedited disposition necessary?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
	If yes, motion to expedite must be filed.	
Is oral argument necessary?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
Does case involve question of first impression?	<input type="radio"/> Yes	<input checked="" type="radio"/> No
Does appeal challenge constitutionality of federal or state statute in case to which federal or state government is not a party	<input type="radio"/> Yes	<input checked="" type="radio"/> No
	If yes, notice re: challenge to constitutionality of law must be filed.	

Nature of Case (Nature of case and disposition below. Attach additional page if necessary.)
<p>On August 29, 2017, the United States Postal Service and the General Counsel of the National Labor Relations Board entered into a settlement stipulation authorizing the Board to enter an order embodying its terms. On January 24, 2018, the Board entered an order pursuant to the terms of the settlement agreement. Paragraph VI of the stipulation authorized the Board to apply to this Court of Appeals for a judgment enforcing the Board's order and provided that the United States Postal Service waived all defenses to the entry of the judgment.</p>

Issues (Non-binding statement of issues on appeal. Attach additional page if necessary)

The United States Postal Service entered into a settlement agreement which provided for the enforcement of the resulting Board order by this Court of Appeals. The Board now seeks enforcement of its order.

Adverse Parties (List adverse parties to this appeal and their attorneys; provide party's address if the party is not represented by counsel. Attach additional page if necessary.)

Adverse Party: United States Postal Service

Attorney: Roderick D. Eves

Address: United States Postal Service
Law Department NLRB Unit
1720 Market Street, Rm. 2400
Saint Louis, MO 63155-9948

E-mail: uspsnlrb@usps.gov

Phone: (314) 345-5864

Adverse Party: United States Postal Service

.

Attorney: Mark F. Wilson

Address: United States Postal Service
Law Department NLRB Unit
1300 Evans Avenue, Rm. 217
San Francisco, CA 94188

E-mail: mark.f.wilson@usps.gov

Phone: (415) 550-5443

Adverse Parties (continued)

Adverse Party:

Attorney:

Address:

E-mail:

Phone:

Adverse Party:

Attorney:

Address:

E-mail:

Phone:

